## UNITED STATES BANKRUPTCY COURT **EASTERN DISTRICT OF MICHIGAN** 20\$0UTHERN DAVISIONS

In re: City of Detroit, Michigan, Debtor.

Honorable Thomas J. Tucker Chapter 9

JAMES WILLIAMS' RESPONSE TO THE CITY OF DETROIT'S MOTION TO ENFORCE ORDER PURSUANT TO SECTIONS 105, 501, AND 503 OF THE BANKRUPTCY CODE AND BANKRUOTCY RULES 2002 AND 3003(C), ESTABLISHING BAR DATES FOR FILING PROOFS OF CLAIM AND APPROVING FORM AND MANNER OF NOTICE THEREOF AGAINST JAMES WILLIAMS

NOW COMES JAMES WILLIAMS, by and through his undersigned counsel, ROMANO LAW, P.L.L.C. and for his Ex Parte Motion to File (his Response to the City of Detroit's Motion to Enforce in) Paper, posits as follows:

- On April 2, 2013, James Williams filed a complaint against the city of Detroit under Michigan's no-fault laws, alleging entitlement to personal protection benefits stemming injuries inflicted whilst he was aboard its vehicle.
- 2. Thereafter, the city of Detroit filed for bankruptcy, and a stay was imposed on the case at the state court.
- 3. James Williams' attorneys also the undersigned had several cases for which they received claim forms or "proofs of claim" from the city of Detroit.
- 4. No proof of claim was ever received for James Williams, nor was there ever any communication from the city of Detroit that he needed to do anything to maintain a case that was already filed and flourishing in a state court before the stay was imposed.

1

- 5. There was much confusion surrounding the city's bankruptcy filing. This much was certain:

  James Williams' case was already ongoing at the Wayne County Circuit Court before the City filed for bankruptcy. Hence, the undersigned was certain that if the case was to be disposed of other than through the court wherein it was filed, notification would be provided.
- 6. There was no communication from the City after the stay was imposed, up until circa

  November 10, 2014, when it sent the James William's attorneys a letter informing him that

  York Risk Services had been approved as the Third Party Administrator for the City of

  Detroit, and that it looked forward to "bringing [this matter] to a prompt conclusion."

  (Exhibit A, Communication from the City of Detroit re New Administrator).
- 7. Nothing else was forthcoming until James Williams filed a motion to reinstate the case, at which time the city of Detroit filed a motion to dismiss. (Exhibit B, City of Detroit's Motion to Dismiss).
- 8. The Defendant's motion is naught but an effort to achieve a windfall through procedural machinations that involved not broaching the subject of a "Bar Date" with James Williams, and not sending him any paperwork regarding its bankruptcy.

**WHEREFORE**, James Williams respectfully prays that the Defendant's Motion to Dismiss be denied in its entirety.

ROMANO LAW, P.L.L.C.

By:

DANIEL G. ROMANO (P49117) STANLEY I. OKOLI (P73722)

C reluct

Attorney for Plaintiff

23880 Woodward Avenue

Pleasant Ridge, Michigan 48069

(248) 750-0270 (Tel.)/(248) 936-2105 (Fax)

sokoli@romanolawpllc.com

Dated: February 29, 2016 <u>dromano@romanolawplic.com</u>

## **CERTIFICATE OF SERVICE**

I hereby certify that on **February 29**, **2016** I emailed the foregoing paper to Gregory Paddison, the City's attorney at the Wayne County Circuit Court, as well as to Charles N. Raimi of the city of Detroit Law Department and Marc N. Swanson of Miller, Canfield, Paddock and Stone, P.L.C..

ROMANO LAW, P.L.L.C.

PV.

DANIEL G. ROMANO (P49117)

STANLEY I. OKOLI (P73722)

Attorneys for Plaintiff

23880 Woodward Ave

Pleasant Ridge, MI 48069

(248)750-0270 Fax: (248) 936-2105

sokoli@romanolawpllc.com

3

Dated: February 29, 2016

## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re: City of Detroit, Michigan, Debtor. Bankruptcy Case No. 13-53846 Honorable Thomas J. Tucker Chapter 9

## BRIEF IN SUPPORT OF JAMES WILLIAMS' RESPONSE TO THE CITY OF DETROIT'S MOTION TO ENFORCE ORDER

The facts are as outlined in the Plaintiff's response as cited in the Plaintiff's response to the Defendant's motion. The Defendant's motion referenced a "Bar Order" date, and makes much about it, citing its contents in its perfunctorily-filed motion. But the "Bar Date" is no good if the Plaintiff never received notification of such. James Williams properly filed suit at the Wayne County Circuit Court. His claim was thereafter interrupted when the city of Detroit pressed for bankruptcy. Because of the active status of the Plaintiff's suit in state court, the city of Detroit was well aware of the Plaintiff's claims.

Nevertheless, neither the Plaintiff nor his attorneys received any documents whatsoever pertaining to James Williams' claim. Nor has the city of Detroit attached any proof that Williams was notified of its bankruptcy, let alone supplied with information notifying him of the "Bar Order." The Plaintiff did everything right and ought not be penalized for the city of Detroit's failure to supply it with notification of anything pertaining to the bankruptcy court, including the "Bar Order" date. The Plaintiff could not comply with an order that it knew nothing off. The Defendants' Motion amounts no more to an attempt to achieve a windfall, when it was in full

cognizance of the Plaintiff's claims, and yet failed to apprise him of any actions mandated by this Honorable Court.

ROMANO LAW, P.L.L.C.

BY:

DANIEL G. ROMANO (P49117) STANLEY I. OKOLI (P73722)

Attorneys for Plaintiff 23880 Woodward Ave Pleasant Ridge, MI 48069

(248)750-0270 Fax: (248) 936-2105

sokoli@romanolawpllc.com

Dated: February 29, 2016